

UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

Case 1:01-cv-01082-YK Document 29 Filed 06/18/2003 Page 1 of 2

GERARD B. and MARGARET B.,

No. 1:01-CV-01082

as Parents and Nearest Friends of

•

KELSEY B.,

(Judge Kane)

Plaintiffs,

•

V.

:

CAMP HILL SCHOOL DISTRICT,

:

Defendant.

:

MOTION FOR EXENSION OF TIME OF DEFENDANT, CAMP HILL SCHOOL DISTRICT

AND NOW, the Defendant, Camp Hill School District, by and through its attorneys, Sweet, Stevens, Tucker & Katz LLP, respectfully requests an extension of five (5) days, until June 23, 2003, to respond to Plaintiffs' Amended Motion for Attorneys' Fees and Costs and Related Expenses. Counsel for Plaintiffs concur with this Motion for an Extension of Time.

Respectfully submitted,

SWEET, STEVENS, TUCKER & KATZ LLP

Date: June 17, 2003

By:

Ellis H. Katz, Esquire, Atty. I.D. # 34835

Jason R. Wiley, Esquire, Atty. I.D. # 79874

331 Butler Avenue, P. W. Box 5069 New Britain, Pennsylvania 18901

(215) 345-9111

Attorneys for Defendant, Camp Hill School District

UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

GERARD B. and MARGARET B.,

No. 1:01-CV-01082

as Parents and Nearest Friends of

(Judge Kane)

Plaintiffs,

KELSEY B.,

CAMP HILL SCHOOL DISTRICT,

Defendant.

CERTIFICATE OF SERVICE

I, Jason R. Wiley, Esquire, counsel for Camp Hill School District hereby certify that a true and correct copy of the foregoing Motion for Extension of Time was mailed to the following counsel at the following address, via regular U.S. Mail, on this date:

> Vivian B. Narehood, Esquire Gibbel, Kraybill & Hess 41 East Orange Street Lancaster, Pennsylvania 17602

> > SWEET, STEVENS, TUCKER & KATZ LLP

Date: June 17, 2003

By:

Ellis H. Katz, Esquire, Atty. I.D. # 34835 Jason R. Wiley, Esquire, Atty. I.D. #79874

33 Hutler Avenue, P. O. Box 5069 New Britain, Pennsylvania 18901

(215) 345-9111

Attorneys for Defendant, Camp Hill School District